## **REMARKS**

Claims 46-64 are now pending. Applicant has canceled claims 1-14 and 16-45 and added claims 46-64.

In the October 11, 2006 Office Action, the Examiner rejected the claims based on the combination of references as listed below:

Claims	Basis	Reference
39-44	§ 102(e)	Jokela
1-4, 6-7, and 11-14	§ 103(a)	Jokela and Allen
5	§ 103(a)	Jokela, Allen, and Hita
8-9	§ 103(a)	Jokela, Allen Budzinski
10	§ 103(a)	Jokela, Allen, and Goldberg
16-21, 23, 26-33, and 35	§ 103(a)	Jokela and Kanaegami
22, 25, 34, and 37	§ 103(a)	Jokela, Kanaegami, Budzinski
24, 36, and 38	§ 103(a)	Jokela, Kanaegami, and Allen
45	§ 103(a)	Jokela and Fukao

Although applicant disagrees, applicant has canceled all pending claims and added new claims that are more precisely focused. Nevertheless, applicant would like to make the following observations about Jokela, which is the primary reference relied upon by the Examiner in rejecting the claims.

Jokela describes a feature referred to as Smart Tags. According to Jokela, the "Smart Tags feature allows an individual computer to be programmed to recognize certain text so that a menu listing associated resources may be opened by the user. This feature may be used to recognize certain text, so a menu of associated data blocks may be listed for the user to select from." (Jokela, ¶ 20.) An aggregator then provides the selected data

block. Jokela further describes an example. When a user enters text (e.g., "San Francisco") into a spreadsheet, the text is recognized and the user is presented with menu options with descriptions of associated data blocks (e.g., "current weather"). When a user selects a menu option, a command is sent to an aggregator that then transmits the data block (e.g., weather information for San Francisco) to the user. (Jokela, ¶21.) Presumably, the user's computer provides the menu option and description of the data block to the aggregator.

Applicant's technique transmits from a client computing device to a server computing device a linguistic component that has been entered into a document along with the document type of the document. Claims 46-53 recite "transmitting to a server computing device the linguistic component and context that includes the document type." Claims 54-59 recite "receiving from a client computing device an indication of a linguistic component and a context that includes document type." Claims 60-64 recite "transmitting to a server computing device the identified keyword and context of the client computing device that includes the document type." In the example given by Jokela, the document type is spreadsheet. Jokela neither teaches nor suggest that this document type is sent to the aggregator.

Based upon the above amendments and remarks, applicant respectfully requests reconsideration of this application and its early allowance. If the Examiner has any questions, or believes a telephone conference would expedite prosecution of this application, the Examiner is encouraged to call the undersigned at (206) 359-8548.

Applicant believes no fee is due with this response. However, if a fee is due, please charge our Deposit Account No. 50-0665, under Order No. 418268741US from which the undersigned is authorized to draw.

Dated: Apr. 11, 2007

Respectfully submitted,

Rajiv Sarathy

Registration No.: 55,592 PERKINS COIE LLP

P.O. Box 1247

Seattle, Washington 98111-1247

(206) 359-8000 (206) 359-9000 (Fax)

**Attorney for Applicant**